

### New Claims

In addition, Applicants offer the following comments regarding the patentability of newly re-instated claims 20 – 23. Claim 20 claims *inter alia* “an entertainment module removably mountable to said transceiver unit, said entertainment module comprising a second computer memory and a secondary bus” where “said main bus and secondary bus being operatively connected when said entertainment module is mounted on said transceiver unit to enable routing of audio signals between said entertainment module and said audio processing unit under the control of said microprocessor.” There is nothing in the cited art to teach or suggest a removably mountable entertainment module associated with a cellular telephone. For at least this reason, independent claim 20 and dependent claims 21 – 22 are patentably distinct from the cited art.

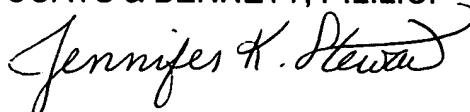
Further, claim 23 claims *inter alia* “an adapter removably connected to said transceiver unit comprising an entertainment module.” This limitation corresponds to the limitation of claim 7, which the Examiner indicated is allowable. Therefore, claim 23 is also patentably distinct from the cited art.

Applicants submit that the above arguments and amendments address each and every rejection and objection cited by the Examiner in the pending Office Action. In light of these arguments and amendments, Applicants further submit that claims 1 – 25 are patentably distinct from the cited art. Therefore, the present application is in condition

for allowance, and Applicants respectfully request the Examiner provide such indication at his earliest convenience. Should any issues remain, Applicants request the Examiner call the undersigned so that any such issues may be expeditiously resolved.

Respectfully submitted,

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